PATENT COOPERATION TREATY

From the INTERNATIONAL BUREAGorpov

0 6 APR 2005

PCT

INVITATION TO CORRECT DECLARATION(S) MADE IN THE REQUEST **UNDER PCT RULE 4.17**

(PCT Rules 4.17 and 26ter.2(a))

To:

RICE, Jason, Neale

Received No

GlaxoSmith

GlaxoSmithKline

Corporate Intellectual Property (CN925.1)

See below

980 Great West Road

Brentford

Middlesex TW8 9GS

ROYAUME-UNI

Date of mailing

(day/month/year)

21 March 2005 (21.03.2005)

Applicant's or agent's file reference

International application No.

JNR/PB60589

PCT/EP2004/014767

International filing date (day/month/year)

REPLY DUE

21 December 2004 (21.12.2004)

Applicant

GLAXO GROUP LIMITED

The applicant is hereby invited to submit to the International Bureau a corrected declaration within the time limit indicated below and as explained in the Annex. The applicant's attention is drawn to the fact that the declaration has not been examined for compliance with national law requirements of the designated State(s) for which that declaration is made.

When?

Within 16 months from the priority date, provided that any corrected declaration which is received by the International Bureau after the expiration of that time limit shall be considered to have been received on the last day of that time limit if it reaches it before the technical preparations for international publication have been completed (Rule 26ter.1)

How?

By submitting a replacement sheet containing a corrected declaration accompanied by a letter explaining the correction (see Section 216). See Sections 211 to 215 for the applicable standardized wording.

Where?

Directly to the International Bureau at the address indicated below.

If the corrected declaration is submitted to the receiving Office, that Office shall mark the date of receipt on it and transmit it promptly to the International Bureau. The declaration shall be considered to have been submitted to the International Bureau on the date marked (see Section 317).

Failure to correct the declaration within the time limit will result in copies of the declaration, as originally filed, being communicated by the International Bureau to the designated Offices concerned according to Rule 47.1 (a-ter).

Any declaration received after the expiration of the time limit under Rule 26ter.1 will have to be submitted by the applicant directly to the designated Offices concerned; it is only in the case of a signed declaration of inventorship for the purposes of the designation of the United States of America (Rule 4.17(iv)) that the original declaration will be returned to the applicant (see Section 419(d)).

3. In respect of national phase processing, the applicant's attention is drawn to Rule 51bis. 2 which provides that the designated Office shall not, unless it may feasonably doubt the veracity of the declaration concerned, require any document of evidence relating to the subject matter of any declaration complying with Rule 4.17(i) to (iv) which is contained in the request of submitted to the International Bureau or directly to the designated Office. Note, however, that Rule 5 12 companies apply in respect of certain States. For further information, see Notes to the request form, Box No. VIII.

A copy of this invitation is being sent to the receiving Office.

29 MAR 2005

The International Bureau of WIPO 34, chemin des Colombettes. 1211 Geneva 20, Switzerland

Authorized officer

Facsimile No. (41-22) 338.70.80

Telephone No. (41-22) 338.82.36